

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION

NO. 5:18-CR-00452-FL-1

UNITED STATES OF AMERICA

v.

LEONID ISAAKOVICH TEYF

)
)
)
)
)

MOTION TO SEAL

Defendant Leonid Isaakovich Teyf, through undersigned counsel, respectfully moves to seal Exhibits 1-3 to his Motion to Reopen Detention Hearing and Order Pretrial Release, filed as the proposed sealed exhibits at DE 603, on the grounds that proposed sealed Ex. 1 consists of medical records related to Mr. Teyf and proposed sealed Exs. 2-3 are excerpts of CHS Report of Interview and of grand jury testimony, respectively.

WHEREFORE, Defendant respectfully requests that this motion be granted, and that the proposed sealed exhibits (DE 603) exhibits be kept under seal by the Clerk until further order of this Court.

This the 3rd day of November, 2020.

/s/ F. Hill Allen
F. Hill Allen
THARRINGTON SMITH, L.L.P.
P.O. Box 1151
Raleigh, NC 27602
Phone: 919) 821-4711
Fax: 919) 829-1583
hallen@tharringtonsmith.com
N.C. State Bar No. 18884

Robert S. Wolf
MOSES & SINGER LLP
The Chrysler Building
405 Lexington Ave., 12th Floor

New York, NY 10174-1299
Phone: (212) 554-7825
Fax: (212) 554-7700
rwolf@mosessinger.com
Counsel for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this 3rd day of November, 2020, I electronically filed the foregoing **MOTION TO SEAL** and proposed **ORDER** with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record.

Barbara D. Kocher
U.S. Attorney's Office
150 Fayetteville Street, Suite 2100
Raleigh, NC 27601
barb.kocher@usdoj.gov

Jason M. Kellhofer
U.S. Attorney's Office
150 Fayetteville Street, Suite 2100
Raleigh, NC 27601
jason.kellhofer@usdoj.gov

/s/ F. Hill Allen
F. Hill Allen
THARRINGTON SMITH, L.L.P.
P.O. Box 1151
Raleigh, NC 27602
Phone: (919) 821-4711
Fax: (919) 829-1583
hallen@tharringtonsmith.com
N.C. State Bar No. 18884
Counsel for Defendant